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TRANSMITTAL LETTER (General - Patent Pending)					Docket No. 19258	
Application Of: Guenter Wanschura, et al.						
Application No. 10/559,514	Filing Date December 5, 2005	Examiner Unassigned	Customer No. 23389	Group Art Unit Unassigned	Confirmation No. Unassigned	
Title: REVERSII	BLE AXIAL PISTON	MACHINE WITH LONGITU	DINAL ADJUS	IMENT		
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Signature

cc: LP:jy

I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to the "Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450" [37] CFR 1.8(a)] on

May 31, 2606

Signature of Person Mailing Correspondence

Leopold Presser

Typed or Printed Name of Person Mailing Correspondence

THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Guenter Wanschura, et al.

Examiner:

Unassigned

Serial No.:

10/559,514

Art Unit:

Unassigned

Filed:

December 5, 2005

Docket:

19258

For: REVERSIBLE AXIAL PISTON

Dated:

May 31, 2006

MACHINE WITH LONGITUDINAL ADJUSTMENT

Confirmation No.: Unassigned

Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450

CORRESPONDENCE

Sir:

Submitted herewith is a translation of the International Preliminary Examination

Report, which was submitted on December 5, 2005.

Respectfully submitted

Leopold Presser

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CERTIFICATE OF MAILING UNDER 37 C.F.R. §1.8(a)

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Dated: May 31, 2006

Leopold Presser

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PATENT COOPERATION TREATY

PCT

Translation INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or	agent's file refere	nce			
• •	/WO Kf	1	FOR FURTHER ACTION	ON	See Form PCT/IPEA/416
International application No.			ternational filing date (da	y/month/year)	Priority date (day/month/year)
PCT/EP2004/003323		29.03.2004		06.06.2003	
Applicant		IYDROMATI	I classification and IPC K GMBH		
unde	report is the inter r Article 35 and tr REPORT consists	ansmitted to the ap	ary examination report, e	cle 36.	International Preliminary Examining Authority
			EXES, comprising:		ng this cover sheet.
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a. L					sheets, as follows:
	sheets	s of the description s containing rectifi ctions).	i, claims and/or drawings cations authorized by this	which have been Authority (see R	amended and are the basis for this report and/or ule 70.16 and Section 607 of the Administrative
	sheets the di Box.	which supersede sclosure in the int	earlier sheets, but which ernational application as	this Authority confiled, as indicated	nsiders contain an amendment that goes beyond in item 4 of Box No. I and the Supplemental
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ъ. [(sent to the	International Bure	cau only) a total of (indica	ate type and numb	er of electronic carrier(s))
	related thereto	o, in computer rea f the Administrativ	dable form only, as indic	ated in the Supple	. containing a sequence listing and/or tables emental Box Relating to Sequence Listing (see
4. This r			the following items:		
\boxtimes	Box No. I	Basis of the repe			
	Box No. II	Priority			
	Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability				
	Box No. IV Lack of unity of invention				
\boxtimes	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability: citations and explanations supporting such statement				
	Box No. VI Certain documents cited				
	Box No. VII Certain defects in the international application				
	Box No. VIII		ions on the international a		
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ncsimile No.			Teleph	one No.	

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/EP2004/003323

Во	x No. 1	Basis of the report				
1.	With regard indicated u	ard to the language, this report is based on the international application in the language in which it was filed, unless other under this item.	wise			
	This report is based on translations from the original language into the following language which is the language of a translation furnished for the purposes of:					
	닐	international search (Rule 12.3 and 23.1(b))				
	님	publication of the international application (Rule 12.4)				
		international preliminary examination (Rule 55.2 and/or 55.3)				
2.	receiving C this report)	ard to the elements of the international application, this report is based on (replacement sheets which have been furnish Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not am rt):	ed to the nexed to			
	the in	international application as originally filed/furnished				
	the do	description:				
	pages	es 1-12 as originally filed/fur	nished			
	pages	es* received by this Authority on				
	pages	es* received by this Authority on				
	the cl	claims:	•			
	nos.	1-19 as originally filed/fur	nished			
	nos.*	* as amended (together with any statement) under Arti	icle 19			
	nos.*	* received by this Authority on				
	nos.*	* received by this Authority on				
	the dr	drawings:				
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	a sequ	quence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing.				
3.		amendments have resulted in the cancellation of:				
		A				
		any table(s) related to sequence listing (specify):				
4.		report has been established as if (some of) the amendments annexed to this report and listed below had not been made				
••	they h	have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).	t, since			
	the description, pages					
	the claims, nos.					
	the drawings, sheets/figs					
	the sequence listing (specify):					
		any table(s) related to sequence listing (specify):				
*	If item 4 app	pplies, some or all of those sheets may be marked "superseded."				

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.
PCT/EP2004/003323

DOX		Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement			
1.	Statement				
	Novelty (N)	Claims	6-19	YES	
		Claims	1-5	NO NO	
	Inventive step (IS)	Claims	13-17	YES	
		Claims	1-12, 18, 19	NO NO	
	Industrial applicab	oility (IA) Claims	1-19	YES	
		Claims		NO NO	

2. Citations and explanations (Rule 70.7)

D1: DE 39 35 800 A (LINDE AG) 2 May 1991 (1991-05-02)

D2: EP-A-0 922 858 (BRUENINGHAUS HYDROMATIK GMBH) 16 June 1999 (1999-06-16)

D3: US-A-5 226 349 (ALME NATHAN J ET AL) 13 July 1993 (1993-07-13)

D4: US 2002/014149 A1 (FIEBING CARSTEN ET AL) 7 February 2002 (2002-02-07)

As is immediately apparent from the citations, but see below also, the provision of a zero position adjusting device is a standard measure for a person skilled in the art, as is known from the lengthwise-oriented adjusting devices from D1 and D2, or as suggested by D3 and D4.

Novelty of D1 over D1

According to D1, column 3, lines 55-57, every control piston rests against the respectively assigned stop 16 if the inclined disc is not extended. The play-free zero position arises from the adjustment of the two stops (see column 3, line 65). The fact that a contact of the control piston on the stop depends on the pressure in the

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

control cylinder has nothing to do with the zero position adjusting device since, when the inclined disc is not extended, there is no pressure in the two cylinders. The requisite novelty is therefore not established.

Novelty of claim 1 over D2

The situation is different in D2 since the pressure in the cylinder determines the zero position. Nonetheless, the zero position adjustment can be considered play-free, since, if there is pressure, the spring does not allow any play. In this regard, it should be noted that the term "play-free" relates only to a momentary state in which there is no space in the mechanical connections such that the components cannot move freely relative to one another. Since the components of the zero position adjusting device according to D2 are pressed together between the pressure chamber and the spring, there can be no play. The fact that in the device as per D2, the pressure can drift, has nothing to do with the freedom for play in the zero position adjustment since, even if the zero position is not maintained, there is no play in the mechanism.

Dependent claims 2-12, 18 and 19 do not appear to contain any additional features which, in combination with the features of any claim to which they refer back, could lead to a subject matter involving an inventive step, because they merely show details that a person skilled in the art would consider standard options with respect to the cited documents.

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.
PCT/EP2004/003323

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

In the PCT procedure, the applicant has drawn attention particularly to the inventive step of claim 6.

D3 (figure 1) and D4 (figure 4) show control pistons which function in a similar fashion to those of the present application (claim 6). The screw fastening which brings about a zero position is clearly apparent in both drawings, even if it is not mentioned in D4. A control cylinder such as this constitutes a different alternative, which could be readily used in devices such as D1 or D2 parallel to the cylinder axis.

The special arrangement of the two control pressure chambers as per claim 13 (and subsequent claims) cannot be found in any of the citations. Consequently, the features of claim 13 are neither known nor obvious from the citations.

Industrial applicability is therefore established.